EXHIBIT 10

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CONFIDENTIAL TAMRA PAWLOSKI - 01/18/2019

1 UNITED STATES DISTRICT COURT 2 DISTRICT OF MINNESOTA 3
FAIR ISAAC CORPORATION, a Delaware corporation, Case No. 16-cv-1054 V. FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, Defendants.
4 FAIR ISAAC CORPORATION, a Delaware corporation, 5 Plaintiff, 6 Case No. 16-cv-1054 7 v. 8 FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE 9 AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, 10 Defendants.
corporation, Plaintiff, Case No. 16-cv-1054 v. FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, Defendants.
Plaintiff, Case No. 16-cv-1054 v. FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, Defendants.
7 v. 8 FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE 9 AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, 10 Defendants.
8 FEDERAL INSURANCE COMPANY, an Indiana corporation, and ACE 9 AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, 10 Defendants.
Indiana corporation, and ACE 9 AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, 10 Defendants.
9 AMERICAN INSURANCE COMPANY, a Pennsylvania corporation, 10 Defendants.
Defendants.
11x
12 8:30 a.m.
January 18, 2019
767 Third Avenue 14 New York, New York
15 * CONFIDENTIAL *
16 DEPOSITION of TAMRA PAWLOSKI, a Plaintiff
17 in the above entitled matter, pursuant to Notice,
18 before Stephen J. Moore, a Registered Professional
19 Reporter, Certified Realtime Reporter and Notary
20 Public of the State of New York.
21
22 Job No. MP-204293

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	TAMKA PAWLOSK.		
1	Page 94 Son, a division of Federal?	1	Page 96 license was enterprise-wide with no
2	A Wasn't there a is this the	2	restrictions?
3	full amendment number 2?	3	A He negotiated the deal.
4	Because it's one of an I see	4	Q So his information didn't come
5	3 of 3, I don't have 2 of 3 in my copy.	5	from Chubb's legal department?
6	MR. FLEMING: I think the pages	6	A No.
7	are mispaginated.	7	Q When you were talking with Mark,
8	THE WITNESS: Are they?	8	was your conversation limited to the topic of
9	Q They are there, it starts with	9	use of the software?
10	2, 1 and 3.	10	A It was around the negotiations.
11	A Oh, okay.	11	Q Did you discuss at all the
12	A And then it also says the	12	issue well, let me phrase it again a
13	affiliates, right, "Affiliates shall mean any	13	different way.
14	entity directly or indirectly controlled by	14	Your conversation with Mark was
15	client, control means the ownership of more	15	about the use of the software, not the physical
16	than 50 percent."	16	location of the software, correct?
17	That's traditionally in all of	17	A Correct.
18	our contracts, so that's why I couldn't find it	18	Q And did you talk with Mark at
19	before.	19	all in that phone conversation about any
20	Q And the client was Chubb & Son,	20	restrictions about the physical location of
21	a division of Federal, correct?	21	the
22	A Yes.	22	MS. KLIEBENSTEIN: I apologize,
	P 05		Davis Off
1	Page 95 Q Who were the affiliates of Chubb	1	Page 97 scratch that.
2	& Son?	2	Q In your conversation with Mark,
3	A All of the other entities that	3	did you talk at all about the installation and
4	sat underneath Chubb & Son, a division of	4	physical location of Blaze Advisor as opposed
5	Federal, I'm not exactly sure what all who	5	to the use?
6	all of them were.	6	A No, it was just it was an
7	Q A corporate org chart would tell	7	enterprise-wide license.
8	us who the affiliates of Chubb & Sons were?	8	Q Did you have any role in the
9	A I believe so; yes.	9	process of merging ACE and Chubb?
10	Q Now, at this time when you	10	MR. FLEMING: You are talking
11	reviewed this second amendment after the call	11	about negotiating that transaction?
		1	
12	with Mark, did you also go look at the original	12	A Yeah, I'm sorry, I don't know
12 13	with Mark, did you also go look at the original license in conjunction with the amendment?	12 13	A Yeah, I'm sorry, I don't know what you're asking.
20 100			
13	license in conjunction with the amendment?	13	what you're asking.
13 14	license in conjunction with the amendment? A No.	13 14	what you're asking. Q Well, I can skip to the more
13 14 15	license in conjunction with the amendment? A No. Q And why not?	13 14 15	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general
13 14 15 16	license in conjunction with the amendment? A No. Q And why not? A Because Mark was pretty clear	13 14 15 16	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general understanding of your role in the process of
13 14 15 16 17	A No. Q And why not? A Because Mark was pretty clear that there was an enterprise-wide contract.	13 14 15 16 17	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general understanding of your role in the process of merging ACE and Chubb.
13 14 15 16 17 18	license in conjunction with the amendment? A No. Q And why not? A Because Mark was pretty clear that there was an enterprise-wide contract. Q What was Mark's position again?	13 14 15 16 17	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general understanding of your role in the process of merging ACE and Chubb. That can be negotiation of a
13 14 15 16 17 18 19	A No. Q And why not? A Because Mark was pretty clear that there was an enterprise-wide contract. Q What was Mark's position again? A He was CIO of our Chubb	13 14 15 16 17 18 19	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general understanding of your role in the process of merging ACE and Chubb. That can be negotiation of a part, something else, you tell me?
13 14 15 16 17 18 19 20	license in conjunction with the amendment? A No. Q And why not? A Because Mark was pretty clear that there was an enterprise-wide contract. Q What was Mark's position again? A He was CIO of our Chubb specialty insurance.	13 14 15 16 17 18 19	what you're asking. Q Well, I can skip to the more what I'm looking for is just a general understanding of your role in the process of merging ACE and Chubb. That can be negotiation of a part, something else, you tell me? MR. FLEMING: You are beginning a